

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF NEW YORK**

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UNITED STATES OF AMERICA,	:	
	:	
-V.-	:	1:19-cr-156 (MAD)
	:	
ZHENG Xiaoqing and	:	
ZHANG Zhaoxi,	:	
	:	
Defendants.	:	
	:	
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**DEFENDANT XIAOQING ZHENG’S NOTICE OF MOTION *IN LIMINE* TO EXCLUDE
EVIDENCE RELATED TO \$50,000.00 CASH SEIZED FROM DEFENDANT’S
RESIDENCE
(Motion in Limine Number 8)**

Pursuant to Federal Rules of Evidence 104(a) and the Court’s July 6, 2021, Trial Order, Defendant Xiaoqing Zheng (“Dr. Zheng”), by and through his attorneys, Michelman & Robinson LLP and Luibrand Law Firm PLLC, respectfully moves *in limine* to exclude evidence or testimony related to \$50,000.00 cash that was seized by the US Government from Dr. Zheng’s residence on August 1, 2018, and for other relief as the Court deems just and proper. In support, Dr. Zheng submits a memorandum of law dated August 23, 2021, which is being filed contemporaneously with this motion.

Dated: August 23, 2021
New York, New York

Respectfully submitted,

MICHELMAN & ROBINSON, LLP

/s/ Bradley L. Henry
Bradley L. Henry, Esq.
Lazar Sterling-Jackson, Esq.
Kathleen Hunter Shannon, Esq.
Kraig Ahalt, Esq.
800 Third Avenue, 24th Floor
New York, New York 10022
Tel: (212) 730-7700
bhenry@mrlp.com
lsterling-jackson@mrlp.com
kshannon@mrlp.com
kahalt@mrlp.com

LUIBRAND LAW FIRM, PLLC

/s/ Kevin Luibrand
Kevin Luibrand, Esq.
950 Loudon Rd., Suite 270
Latham, New York 12110
Tel: (518) 213-3770
kluibrand@luibrandlaw.com

Attorneys for Defendant Xiaoqing Zheng

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the Defendant's Motion in Limine to exclude evidence or testimony related to \$50,000.00 cash that was seized by the US Government from Dr. Zheng's residence on August 1, 2018 was served by electronic filing on this 23rd day of August, 2021 on all counsel or parties of record.

/s Brad Henry